The Chronicle.

Clarksville, Tenn. !

FIRDAY, SEPTEMBER

It was concurred, in the last issue of the Carons

Whatever may have been our feelings and wishes during the mighty struggle, just terminated, we claim, now, to be as true to the Constitution as the President himself, and as deeply interested in the maintainance of its supremacy; and may surely, without the imputation of factiousness, or the charge of treason, urgo the claims of the South to the rights and privileges which it confers upon all who owe it allegiance. In ceasing to be a rebel, we have not ceased to be a man; and whilst we accept in good faith, the conditions imposed by the strong arm of power, we examot, if we would, strictle those higher instincts born of freedom and nurtured by the the very struggle which many would gladly use as a pretext for extinguishing the first of the South which has no foundating its people to the lowest depths of political ding its people to the lowest depths of political misrapresentations of Black Republican agents in bondage. If it be treason to resist the efforts of the South, aided by a few original, or turn-coat Unbondage. If it be treason to resist the efforts of such men, we beg to be considered a traitor still, rather than the tame-spirited wretch who would sucrifice his rights to his fears, or bend his kneed where "thrift may follow fawning." Our position, during the last four years, we have no wish to disguise, and, in frankly avowing it, we give a sufficient guirantee that we will neither originate nor engange any factions opposition to legitimate in the part of the whites, against the blacks. We do not blame, but pity them. They are the creatures—the victims—of mistaken kindness and fanatic blindness, and many of the evils which a sudden change has brought upon them, can soonest be remedied by the rule; but will honestly strive to promote an equitable adjustment of the questions which now distract the body politic, shackle the energies of the
paople, and retard the progress of reviving prosperbehalf. This is our honest conviction, and we are sople, and retard the progress of reviving prosperpeople, and retard the progress of reviving prosperity. In our efforts, to this end, whilst yielding a
ready obedience to the laws, we will avoid, on the
one band, truckling sycophancy to the powers that
the, and on the other, vajoring defiance; and with
the Constitution as our shield, political truth our the Constitution as our shield, political truth our for which extermination is the only remedy. aim, and honest patriotism, our motive, we hope to discharge our duties to the satisfaction of the

In the present unsettled state of things, it is imthe President in what seems to be his policy towards the South, and in all things clse which our judgment may endorse. It is well known that, in ment may endorse. It is well known that, in school in Kentucky, a State which remained loyal states of policy which the events of a day may complete the positions they bold, but sailed for Rio Janeiro on the 12th ultimo, to make an examination of Don Pedro's dominions, and return and report on their advantages for the settlement of Southerners. Our correspondent eatimated that upwards of fifty thousand of our Southern countrymen are now ready to emigrate thither.—

Of the Later that the veries of a day may complete the positions they bold, but sailed for Rio Janeiro on the 12th ultimo, to make an examination of Don Pedro's dominions, and return and report on their advantages for the settlement of Southerners. Our correspondent eatimated that upwards of fifty thousand of our Southern countrymen are now ready to emigrate thither.—

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Of the Later that they were connected with the confederate army. It might suffice, as a comment upon this document, to ask what right a citithe President in what seems to be his policy towards the Confederate army. It might suffice, as a comment of Southerners. Our correspondent eatimated that the examination of Southerners are examination of fifty thousand of our Southerners.

Of the Later that the present these gentlement of Southerners are examination of the present these gentlement of Southerners. Our correspondent eatimated that the prese

fanaticism, and infuriated by opposition, would of real, or supposed right, and ventures life, liberty, The dominant party, at the North, demented by gladly strip us of rights and property, transfer the and property upon the issue, the act is prima facie same to the negro, drive the whites from the country, and make it a second Liberia, under Black honest and brave man will so consider, and treat Republican guardianship. And between us and him-none but cowards and melignants persecute this consummation, the President, we believe, in- a conquered foe. terposes the sole barrier; and so long as we honestly entertain this belief, he shall have our humble support. Thus far we feel safe in defining our position, and whether it meets the approbation of our readers, or not, a sense of duty constrains us the following extracts: to take it. If we can not have all we are entitled to, let us not reject the little we can get—is a better motto than—"all or none;" and the only chance the following extracts:

The following extracts:

But we are not so sanguine with regard to the most troublesome element in our population, the negroes. They are the most worthless, lazy, filthy, the in the hard and the only chance the for that little is in the hard.

The following extracts:

In Trenton, Ky., on the 12th of July, 1865, Groam William, infant son of G. P. and R. Lewis, aged 1 year, 2 months, and 14 days.

Near this city, on Sunday morning, the 18th in the last of the last little is in the hard. for that little is in the hearty co-operation of the South with the conservative party of the North. Already the President is assailed by the Radicals for, what they term, his leniency towards the rebels and in that fact is foreshadowed the fate of the South, should the Executive power fall into their hands at the next Presidential election. It is known too, that the President has declared that the ques- Atlanta bids fair to be the largest city in Georgia. tion of negro suffrage must be left to the States, unless the negro population wins the country. My impression, however, is that foreign and Northern emigration will have to take the place of this negro ah is darling project, are laboring to prove that Congress has the right to decide it—hoping to obtain, in that body, strength sufficient to overcome the veto power. Shall we, by o posing the President, will have be seen as they are despised now by everybody and by all classes. Their former owners have lost all inaid that party in their efforts, once more, to violate terest in them, and they are left without protecthe Constitution, and inflict another wrong upon have rained them. They have made them free ourselves? But negro suffrage is not the only wrong without any preparation, and they are unfitted for with which we are threatened by the party in opanything. Perhaps God will forgive them for it. esition to the President. It is clearly set forth in he resolutions of Thad. Stephens, as the political THE LONDON TIMES ON THE NEGRO. The London absolute over the States lately is rebellion—the latter to be deprived of the right to legislate for themselves; that the South shall be compelled to pay the whole cost of the war; that every man in it apall be stripped of every thing he is worth over and above ten thousand dollars, and that the lands to be confiscated, shall be parceled out among the negroes. These are no idle threats of the Radicals. Give them the power to perform all that they have the baseness to conceive, and the South must become a seeing of wide-spread desolation, unless despair should nerve the hearts of its people once more to try the fortunes of wer as the last hope of libers ty and self-preservation. To avoid the state of the state as the past hope of libers ty and self-preservation. To avoid the state of the state as the past hope of libers ty and self-preservation. To avoid the state of the state as the last hope of libers ty and self-preservation. To avoid the state of the state as the last hope of libers ty and self-preservation. To avoid the state of the state as the last hope of libers ty and self-preservation. To avoid the state of the state as the last hope of libers to the state as the last hope of libers to state the state and suddenly dislocate and destroy the industry of a whole community, but it is not easy for it to find an another the state of the state and suddenly dislocate and destroy the industry of a whole community, but it is not easy for it to find an another the state of the state and suddenly suddenly dislocate and destroy the industry of a whole community, but it is not easy for it to find an another the state of the state and suddenly dislocate and destroy the industry of a whole constitution, three-fourths of a mile from the Railroad Depot, will be open for the state of the state and suddenly suddenly dislocate and destroy the industry of a whole constitution of the state of the state and suddenly suddenly dislocate and destroy the industry of a whole constitution of the state of the state and suddenly sudd creed of his party, that the Government shall be Tonce speaks as follows of the present condition of

us and the fanaties of the North. As a resident of the State of Tennessee, and as a Times has the following: In the Raptist church man hodestry loyal to the Constitution of the Uni- yard at Hoosick Falls may be seen a rude board ted States, we have ventured in this, our inaugural, to proclaim the spirit that shall prompt us in the conduct of this paper, and the opinions we enterin "The Last of the Mobicans." There are docuresiduet of this paper, and the opinions we entersain of the true policy of the South whilst its rights
are in also and its future political status depends upon the result of the struggle between the

The tast of the south and doubt the authenticity
of this grave; and we are glad to hear there is a
movement on foot among the residents of Hoesick
Falls to erect a monument worthy of a character
Every Body Take Notice, and Govern Yourtwo parties in the North. Let us stand firmly by immortalized in the romance of the Northern wilthe Conservatives, and hope for the best.

Washington College, begington, Va. We tope the Tree issue of national currency for the authorities will not interfere upon the

We publish, this week, an editorial of the New Out News, on the subject of white labor for the resp PRINTED WHELLY, EVERT PRIDAY ROBERSON, BY

NEBLET T & GRANT,

Butt Hewson, Real Estate secnt, New York city,
who proposes to furnish such labor to all applicants.

If it desired there can be organized in each country of the State, and of the enforce the civil authority of the State, and of the United States, "which would enable the Federal Government to reduce the army, and withdraw, to the Country of the State, and of the United States, "which would enable the Federal Government to reduce the army, and withdraw, to the Country of the State, and of the United States, "which would enable the Federal Government to reduce the army, and withdraw, to the Country of the State, and of the United States, which would enable the Federal Government to reduce the army, and withdraw, to the Country of the State, and of the United States, which would enable the Federal Government to reduce the army, and withdraw, to the Country of the State, and of the United States, which would enable the Federal Government to reduce the army, and withdraw, to the Country of the State, and of the United States, which would enable the Federal Government to reduce the army, and withdraw, to the Country of the State, and of the United States, and of the United States, which would enable the Federal Government to reduce the army and withdraw, to the Country of the State, and of the United States, which would enable the Federal Government to reduce the army and withdraw, to the Country of the States, and of the United States, which would enable the States, and of the United States, which would enable the States, and of the United States, which would enable the States, which would enable the States, and of the United States, and of the Unit

But, in making this announcement, we must not the citizens for the purpose indicated, the military are there to suppress, on the first appearance, any move insurrectionary in its character. One great shang for the South. It is an experiment yet to be made, and much may be said on both sides of the ment. General Washington declared that the people of the state and the Federal Government, General Washington declared that the people of the state and the Federal Government. It was sonounced, in the last issue of the Casonice, that we would, this week, researse ear position
as its political editor. In doing so, we feel, most
icensibly the responsibilities devolving upon us
and the embarrassment to be encountered in the
discharge of dotter which would prove comparatively light, but for the difficulty of guarding
against interested misrepresentations and imaginainary thrusts at the majesty of military and divilaw. The new issues forced upon the country by
recent events, are of the most vital character to
the interests of the South, as well as of the
whole country; and in dealing with thera, our object will be to adhere to that which may seem to
be the wisest policy, and to uphold it with legitimate, and much may be aid on both sides of the
question. In the North, where thousands upon
thousands nekaowledge negro equality, in theory,
mixed labor has proved to be anything but productis the embarrassment to be encountered in the
discharge of dotter which would prove comparatively light, but for the difficulty of guarding
against interested misrepresentations and imaginainary thrusts at the majesty of military and divilaw. The new issues forced upon the country by
recent events, are of the most vital character to
the light but for the south, as well as of the
whole country; and in dealing with thera, our object will be to adhere to that which may seem to
be the wisest policy, and to uphold it with legitimate arguments, well ascertained facts, and all the
wholesome truths which honest investigation may
allowelope.

Whatever may have been our feelings and wishses during the mighty struggle, just terminated, we
without advising the grown of the Constinations of the United States, and, as soon
as it is practicable, the original design of the
force of race
the deferse of meet. General Washington design of the Constinament. General Washington design of the Constinasit is passed when the united segre of tree
for the difficulty of great charter of freedom, handed d Whatever may have been our feelings and wish- sons, and with them the undefined charm which interference.

misrepresentations of Black Republican agents in

we publish, by request, a communication possible to define our position in advance of the developments which may be made by an uncertain in the Lenisville School of Moditive The phice. The phice our position of the position of the party in this State upon that question. How the party in this State upon that question. How the party in this State upon that question. future, and it were unwise to commit ourself to a in the Louisville School of Medicine. The objecline of policy which the events of a day may comhad no love for the incumbent of School in Kentucky, a State which remained loyal the Presidential Chair, and profess none now; but throughout the war. But we cannot let it pass we belong to no party, and in these times of trial and bitter adversity to our people, self-preservation a man may have been a rebel, and yet be as much of a gentleman and as true a patriot as any fanatic in the North, or any Union man who deserted his gomery county.

On the 12th inst., by the Rev. J. B. West, Capt. Balmoral Skir A. E. Hswlert to Miss Eleza Adams, both of Montgomery county.

On the 14th inst., by the same, Mr. Lawis T. Hoisery, Flannels, Belts, Laces, In Miss Vinguisia J. Colling both of Belts, Laces,

> Calvin Fay, formerly of Buffalo, N. Y., now an architect in Atlanta, Ga., writes a private letter

pair should nerve the hearts of its people once more to try the fortunes of war as the last hope of liberty and self-preservation. To svert these ills, there is, in our opinion, but one chance, and that is to stand by the President as long as he stands between stand by the President as long as he stands between

THE GRAVE OF "LEATHERSTOCKING."-The Troy

countification will see whether young idea how to amounted to \$7.281,530, and the whole amount in at short notice, and at rates to suit the times,

LETTER FROM PRESIDENT JOHNSON.

Gevernor Sharkey publishes the following

NEG-O SUFFRAGE IN INDIANA,-The Cincinnati Fall and Winter Goods! Gazette's Indianapolis dispatch says:

Hancock county held a Union Convention yester to the Louisville Union Press, from an Indiana cor-

On the 12th inst., by the Rev. J. B. West, Capt. Balmoral Skirts,

In this city on 14th inst., of dyptheria, Forenst son of James T. and Mary J. Carter. Aged about

The friends and acquaintances are requested to attend the burial this morning at 10 o'clock. But ial at City Cemetery.

At the residence of his father, near Allensville

The subject of this notice resided in this commu friends, who will read this announcement, with unfeigned sorrow, and long cherish his memory as DRY GOODS, BOOTS, SHOES, Everything is going ahead here very rapidly, and a tender recollection of the highest integrity of character and all manly virtues.

Mew Advertisements.

No. 3 TYBES ROW, CITY HALL SQUARE,

I ANDS, Mills, Timber Privileges, Ferry Rights, etc., sold. Farms supplied with labor at daily

Dr. W. C. WESTERFIELD.

Allensville and vicinity.

Allensville and vicinity. payable in advance, the other half at the close of

E, the undersigned having bought the entire stock of DRUGS, MEDICINES, etc., lately W.O. VANER, propose to make it a

FIRST-CLASS DRUG STORE In all its appointments-for which purpose we have Added a Large Purchase of New Drugs to the Stock,

And expecting to be in frequent receipt of NEW GOODS, our assortment will always be found com-plete, and we do not expect to say "we hav ni got it" to any sall for articles in our line. Our

CASH EXCLUSIVELY.

at any time, to the pain of refusing credit, for my frankly to them, we do not desire any t case coston, and will have none other.

A Druggist of Many Years Experience Will attend to the

Prescription Department.

Journey Moons will be one of the clerks, and will be always glad to wait upon his old friends.

Varnishes, Chemicals. Dyestuffs. Glassware Family Dyes, Window Glass, Eclectic Preparations Surgical Instruments. Wines and Liquors, (pure, for medical use), Superb ass't of Soaps,

Perfumery, and Fancy Articles, And everything to be everything to be found in a large and te assortment of this kind, all of which will

WATTS, SLAUGHTER & CO.,

HAVE JUST RECEIVED

LADIES'

A very large stock of SHAWLS, Both for Ladies and Centlemen

Gloves,

Belt Buckles, &c., &c.

A large lot of

BOOTS and SHORS from the Largest Down to the Smallest Size.

Call and examine for yourselves. Corner Franklin and First Cross Streets, CLARKSVILLE, TEXN.

R. A. FISHER. DRALES IN

Ready-made Clothing, FRANKLIN STREET, CLARKSVILLE, TENN.

HAS JUST RETURNED WITH A FULL LINE be enter his appearance herein before or within the first three days of the next term of said court, to

11 etc., sold. Farms supplied with labor at dairy wages, or let to tenants at either a rental or "on shares."

Sept. 15, '65-1m

Sept. 15, '65-1m

Sept. 15, '65-1m

Sept. 15, '65-2m

Sept. 15,

city.

WILL SELL TO THE HIGHEST BIDDER at the late residence of Lawson J. Murphey, doc'ed, all the Personal Property belonging to the estate, consisting of a fine lot of

mmediately, or their notes and accounts will Sept. 18, '65-41* J. B. KILLEBREW, Adm'r.

A LL persons having claims a; minst the estate of

Sept. 15, '65-31"

F. PRIDE, Executor.

The Last of the Molicance There are documents of the grave; and of "llawkeye," be the last of the Molicance There are documents to show beyond any doubt the authenticity of this grave; and two are glad to liver there is a unwented to 85 a. M. F. Roberts, and the content with the undersigned.

A Li. portions having claims against, or are included to the last of the Molicance There are documents to show beyond any doubt the authenticity of this grave; and two are glad to liver there is a unwented to 85 a. M. F. Roberts, and diverse, Young and the defendants, and

terest to give us a call.
We have secured the services of Mr. to give us a call.

Dealers in DRY GOODS

side, Tenn. With the Block-Houses will be included, all timber cut and hauled to the Block-house (artison's Separate proposals will be Block-house garrison's Separate proposals will be received for timber cut for block-houses and left in the woods. Owners of timber cut, but not hauled, who have not been paid, may retain their timber on return of the vouchers or receipts given them. The number and location of each Block-house along the La K. R. R. to the State line; from alfidavit filed in this cleave that the defendant, R. P. Madison, is a non-resident of the State line; from alfidavit filed in this cause that the defendant, R. P. Madison, is a non-resident of the State line; from alfidavit filed in this cause that the defendant, R. P. Madison, is a non-resident of the State line; from alfidavit filed in this cause that the defendant, R. P. Madison, is a non-resident of the State line; from alfidavit filed in this cause that the defendant, R. P. Madison, is a non-resident of the State line; from alfidavit filed in this cause that the defendant, R. P. Madison, is a non-resident of the State line; from alfidavit filed in this cause that the defendant, R. P. Madison, is a non-resident of the State line; from alfidavit filed in this cause that the defendant, R. P. Madison, is a non-resident of the State line; from alfidavit filed in this cause that the defendant, R. P. Madison, is a non-resident of the State line; from alfidavit filed in this cause that the defendant, R. P. Bank of Tennessee; the at Clarkwille, Monday, Sept. the 11th, 1865.

It appearing from alfidavit filed in this cause that the defendant, R. P. State of Tennessee; and the at clarkwille of the State of Tennessee; it is therefore ordered that the defendant, R. P. State of Tennessee; and plead, answer or demur to complainant's bill, or the same will be taken for confessed at the defendant, R. P. State of Tennessee; and the tenter his appearance herein before or within the first three days of the next term of said court, to be held on the third Mond

ORIGINAL ATTACHMENT ON THE GROUND OF NON-RESIDENCE. John W. Langston rs. John Hawkins. In this cause the papers having been returned before me a Justice of the Pence for Montgomerrey County, Tenn, the said defendant alleged to be a non-resident of Tevnessee, (which is the cause alleged for using out attachment,) is hereby required

for four successive weeks prior to mid day.

C. FAXON, J. P. Clarksville, Tenn. Sept. 15th. 1865. 4s

IN CHANCERY AT CLARKSVILLE. State of Tennessee.

At Rules held in the Clerk's office, Chancery Court, at Clarksville, Monday, Sept. 4, 1865. F. Pettus et als., complainants, vs. the Heirs and Distributees of Sallie Willis, dec'd., defectants.

It appearing from affidavit filed in this cause that the defendants, Judith Bailey, Gillam Ezell, Wm. Ezell, George W. Ezell, Thomas Ezell, James Ezell, Auzell Ezell, Isaac Joiner and wife, Elizabeth, Robt. Gormly and wife, Hester, are non-residents of the they enter their appearance berein before or within the first three days of the next term of said court, (1865), and plead, answer, or demur to the com-plainant's bill, or the same will be taken for con fessed as to them, and set for hearing ex parte, and that a copy of this order be published for four successive weeks in the Clarksville Chronicle. A copy-attest: W. T. SHACKELFORD,

Clerk and Master C. G. SMITH, sol'r for compl't.

IN CHANCERY AT CLARKSVILLE State of Tennessee At Rules held in the Clerk's office, Chancery Court,

at Clarksville, Monday, Sept. 4, 1865. Cave Johnson, complainant, vs. Jno. Bardley, surving partner of Bradley & Harrel, and J. M. Penick, defendants.

It appearing from affidavit filed in this cause that the defendant, J. M. Penick, is a non-resident of

Low Rates as any House in the and plead, answer or demur to complaint's bill, or the same will be taken for confessed as to him, and set for hearing exparte, and that a copy of this order be published for four successive weeks in the

C. G. SMITH, Sol' for compl't. sep 15-4w

IN CHANCERY AT CLARKSVILLE.

t the late residence of Lawson J. Murphey, dec'ed, at Clarksville, Monday, Sept. the 4th, 1865. If the Personal Property belonging to the estate, consisting of a fine lot of logs, Sheep, Cows, Mules, Farming Utensils, Household

And Kitchen Furniture, All persons indebted to the estate must settle amediately, or their notes and accounts will be they enter their appearance begins before or within they enter their appearance bereis before or within the first three days of the next term of said court, to be held on the third Monday in October next, 1865, and plead, answer or demur to complainant's bill, or the same will be taken for confossed as to them and set for hearing exparte, and that a copy of this order be published for four successive weeks in the Clarksville Chronicle. A copy-attest:
W. T. Shackstroup, Clerk and Master.

IN CHANCERY AT CLARKSVILLE.

J. G. Hornberger, Sol'r for compl't. sept 15-41

New Drug Firm. BROCKMAN PORTER, IN CHANCERY AT CLARKSVILLE.

State of Tennessee.

At Rules hald in the clerk's office, chancery court, at Clarksville, Monday, Sept. the 4th; 1865.

J. G. Horberger, complainant, vs. Thos. Kirkman, defendants.

The september of Sallie Willia, deceased, defendants.

The september of Tennessee.

At Rules hald in the clerk's office, chancery court, at Clarksville, Monday, Sept. the 4th; 1865.

J. G. Horberger, complainant, vs. Thos. Kirkman, defendants.

The september of Sallie Willia, deceased, defendants.

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The september of Sallie Willia, deceased, defendants.

The september of Sallie Willia, deceased, defendants.

State of Tennessee. Clerk and Master At Rules held in the clerk's office chancery court, J. G. Hornberger, Sol's for compl't. sep 15-41 at Clarksville, Monday, Sept. the 4th, 1865.
Planter's Bank of Tennessee, complainant,
Fellows & Co., M. D. Davie, Jno. K. Smith
and E. R. W. Thomas,

Pellows & Co., M. D. Davie, Jno. K. Snaith and E. R. W. Thomas, defendants.

It appearing from affidavit filed in this cause that the defendants, Cornelius Yellows, Thompson Greenfield, David P. Logan, M. D. Davie, Jno. K. Smith and E. R. W. Thomas, are non-residents of the State of Tennessee; it is therefore ordered that the defendants, Cornelius Yellows, Thompson Greenfield, David P. Logan, M. D. Davie, Jno. K. Smith and E. R. W. Thomas, are non-residents of the State of Tennessee; it is therefore ordered that they enter their appearance hereis before or within the first three days of the next term of said court, to be held on the third Monday in October next, 1865, and plead, answer or demut to complainant's bill, or the same will be taken as confessed as to them and set for hearing exparte, and that a copy of this order be published for four successive weeks in the Clarksville Chronicle. A copy—attest:

W. T. Shacksville Chronicle. A copy—attest:
W. T. Shacksville Chronicle. A copy—attest:
W. T. Shacksville Chronicle. A copy—attest:
IN CHANCERY AT CLARKSVILLE

Dealers in DEA.

State of Tennessee.

At Rules held in the clerk's office, chancery court,

State of Tennessee.

At Rules held in the cierk's office, chancery court, at Clarksville, Monday, Sept. the 11th, 1865.

Ethelina Jones and others, complainants, vs. Jos.

If appearing from affidavit filed in this cause that the defendant, C. Fellows, D. P. Logan and Thompson Greenfield, are non-residents of the State of Tennessee; it is therefore ordered that they enter their appearance herein before or within the first three days of the next term of said court, to be held on the third Monday in October next.

It appearing from affidavit filed in this cause that they enter their appearance herein before or within the first three days of the next term of said court, to be held on the third Monday in October next.

State of Tennessee; it is therefore ordered that the defendant, C. Rice, is a non-resident of the State of Tennessee; it is therefore ordered that the defendant, C. Rice, is a non-resident of the State of Tennessee; it is therefore ordered that the defendant, C. Rice, is a non-resident of the State of Tennessee; it is therefore ordered that the defendant, C. Rice, is a non-resident of the State of Tennessee; it is therefore ordered that the defendant, C. Rice, is a non-resident of the State of Tennessee; it is therefore ordered that the defendant of the State of Tennessee; it is therefore ordered that the defendant of the State of Tennessee; it is therefore ordered that the defendant of the State of Tennessee; it is therefore ordered that the defendant of the State of Tennessee; it is therefore ordered that the defendant of the State of Tennessee; it is therefore ordered that the defendant of the State of Tennessee; it is therefore ordered that the defendant of the State of Tennessee; it is therefore ordered that the defendant of the State of Tennessee; it is therefore ordered that the defendant of the State of Tennessee; it is therefore ordered that the defendant of the State of Tennessee; it is therefore ordered that the defendant of the State of Tennessee; it is the tennessee; it is the tennessee; non-resident of Tennessee, (which is the cause alleged for suing out attachment,) is hereby required to appear at my Office in Clarksville, in said county and State, on the 16th of October, 1855, and defend said attachment suit, or the cause will be proceeded with exparte. And it is ordered by me that publication hereof be made in the Clarksville Chronicle. A copy—attest:

Very large stock of

It appearing from affidavit filed in this cause that the defendant, C. Rice, is a non-resident of the first three days of the next term of said court, to be held on the third Monday in October next, 1865, and plead answer or demur to complainant's bill, or the same will be taken for confessed as to the mand set for hearing exparte, and that a copy of this order be published for four successive weeks in the Clarksville Chronicle. A copy—attest:

W. T. Shackstroup Clark and Master.

W. T. SHACKELFORD, Clerk and Master.

J. E. Bailey, Sol'r for compl't.

Sept 15-4t

IN CHANCERY AT ULARKSVILLE.

W. T. SHACKELFORD, Clerk and Master.

W. T. SHACKELFORD, Clerk and Master.

At Rules held in the clerk's office, chancery court

State of Tennessee.

At Rules held in the clerk's office, chancery court, at Clarksville, Monday, Sept. the 11th, 1865.

Joseph Peacher, complainant, vs. Charles H. Kistner, is a congression of the State of Tennessee.

It appearing from affidavit filed in this cause that the defendant, Charles H. Kistner, is a non-resident of the State of Tennessee; it is therefore or within the first three days of the next term of said court, to be held on the third Monday in October next, 1865, and plead, ans ser or demur to complainant's bill, or the same will be taken for confessed as to him and set for hearing exparte, and that a copy of this order be published for four successive weeks in the Clarksville Chronicle. A copy—attest:

W. T. Shacksleron,

Clerk and Master.

Sept 15-41

IN CHANCERY AT CLARKSVILLE.

In CHANCERY AT CLARKSVILLE.

At Rules held in the Clerk's Office, Chancery Court, at Clarksville, Monday, Sept. the 4th, 1865.

Geo. P. Allen, complainant, vs. W. J. Barber and the defendant, W. J. Barber, is a non-resident of the State of Tennessee; it is therefore ordered that the defendant, W. J. Barber, is a non-resident of the State of Tennessee; it is therefore ordered that the defendant, W. J. Barber, is a non-resident of the State of Tennessee; it is therefore ordered that the defendant, W. J. Barber, is a non-resident of the State of Tennessee; it is therefore ordered that the defendant, W. J. Barber, is a non-resident of the State of Tennessee; it is therefore ordered that the defendant, W. J. Barber, is a non-resident of the State of Tennessee; it is therefore ordered that the defendant, W. J. Barber and the defendant, W. J. Barber, is a non-resident of the State of Tennessee; it is therefore ordered that the defendant, W. J. Barber and Tennessee; it is therefore ordered that the defendant, W. J. Barber and Tennessee; it is therefore ordered that the defendant, W. J. Barber and Tennessee; it is therefore ordered that the defendant, W. J. Barber and Tennessee; it is therefore ordered that the defendant, W.

State of Tennessee At Rules held in the Clerk's Office, Chancery Court

Wm. Hudson, Adm'r, complainant, vs. Claiborne
Rice, et als., defendants.

It appearing from affidavit filed in this cause that the defendants, Claiborne Rice, W. B. Gardner, and wife E. Settle, M. G. Gill, and wife E. Settle, M. G. Gill, and wife Elizabeth J. Gill, are non-residents of the State of Tennessee; it is therefore ordered that they enter sheir appearance herein before or within the first three days of the next term of said court, to be held on the third Monday in October next, 1865, and plead, answer or demur to complainant's bill, or the same will be taken for confessed as to them and set for hearing exparte, and that a copy of this order be published for four successive weeks in the Clarksville Chronicle. A copy—attest:

W. T. SHACKELFORD, Clerk and Master.

At Rules held in the Clerk's Office, Chancery Court, at Clarksville, Monday, Sept. the 4th, 1865.

Jno. W. Judkins, et als., complainants, vs. A. S. McClain, B. A. McClain, B. A. McClain, B. A. S. McClain, B. A. Mc

and J. E. Bailey, Sol'r for compl't. sept 15-4t IN CHANCERY AT CLARKSVILLE

State of Tennessee,

M. II. Alexander, defendants.

It appearing from affidavit filed in this cause that the defendants, G. II. Whitehead and J. E. that the defendants, G. II. Whitehead and J. E. Darden, are non-residents of the State of Tennessee; it is therefore ordered that they enter their non-residents of the State of Tennessee; it is therefore ordered that they enter their appearance herein before or within the first three days of the next term of said court, to be held on term of said court, to be held on the third Monday in October next, 1885, and plead, answer or demur to complainant's bill, or the same will be taken for confessed as to them and set for hearing exparte, and that a copy of this order be published for four successive weeks in the Clarksville Chronicle. A copy—attest:

W. T. SHACKELFORD,

Clerk and Master.

J. E. Bailey, Sol'r for compl't. sept 15-4t J. E. Bailey, Sol'r for compl't. IN CHANCERY AT CLARKSVILLE.

State of Tennessee. At Rules held in the Clerk's Office, Chancery Court, at Clarksville, Monday, Sept. the 4th, 1865.

Planter's Bank of Tennessee, complainant, vz. W.

T. Dortch, W. A. Forbes, and Givens,

Wette & Co., defendants.

BROKERS,

Clarksville, --- Tenn.

WE offer our services to the public in the purchase and sale of Real Estate, Stock, and all discriptions of Courty Produce.

Also, of Agricultural implements and Machiners. WE offer our services to the public in the purchase and sale of Real Estate, Stock, and all descriptions of Country Produce.

Also, of Agricultheal Implements, and Machinery of all kinds, Carriages, Raggies, Wagons, etc.

From our long experience in the agricultural and carriage trade, we think we mn make it to your interest to give us a call.

State of Tennessee.

that a copy of this ordered be published for four successive weeks in the Clarksville Chronicle. A copy—attest:

W. T. Shacertrond,
Clerk and Master.

J. G. Hornberger, Sol'r for compl's. sept 15-4t

IN CHANCERY AT CLARKSVILLE.

State of Tennessee.

October next, 1865, and plead, answer of demm to complainant's bill, or the same will be taken for configuration of this order be published for four successive wieks in the Clarksville Chronicle. A copy—attent:

IN CHANCERY AT CLARKSVILLE.

State of Tennessee.

Clerk and Master.

Complainant's bill, or the same will be taken for complainant's bill, or the same will be taken for complainant's bill, or the same will be taken for complainant's bill, or the same will be taken for complainant's bill, or the same will be taken for complainant's bill, or the same will be taken for complainant's bill, or the same will be taken for complainant's bill, or the same will be taken for complainant's bill, or the same will be taken for complainant's bill, or the same will be taken for c

IN CHANCERY AT CLARKSVILLE

No. 77, South-west Cor. Pearl & Vine,

CINCINNATI.

Sept. 15, '65—3m

Sale of Block-House Timber.

Sept. 25, '65—3m

Sale of Block-House Timber.

Sept. 26, and plead, answer or demur to complainant's belil, or the situe will be belied on the third Monday in October next, in the former Department of the Cumberland, except those in the defences of Nahville and Chattanooga and those at Bridgeport, Ala, and Whiteleside, Tenn. With the Block-House will be included, all timber cut and hauled to the Block-house (though unframed) and all quarters for the Block-house (and though unframed) and all quarters for the Block-house (though unframed) and all quarters for the Block-house (and though unframed) and all quarters for the Block-house (and though unframed) and all quarters for the Block-house (and though unframed) and all quarters for the Block-house (and though unframed) and all quarters for the Block-house (and though unframed) and all quarters for the Block-house (and all quarters for the Block-house (and all quarters for the Block-house (though unframed) and all quarters for the Block-house (and all quarters for the Block-house (and all quarters for the Block-house (though unframed) and all quarters for t

T. W. King, Sol'r for compl't.

Clerk and Mas I. E. Bailey, Sol'r for compl't

IN CHANCERY AT CLARKSVILLE. at Clarksville, Monday, Sept. the 11, 1865.
Wm. Hudson, Adm'r, complainant, vs. Claiborne
Rice, et als., defendants.

At Rules held in the Clerk's Office, Chancery Court, at Clarksville, Monday, Sept. the 4th 1865.

> J. E. Bailey, Sol'r for compl't. sept 13-41 IN CHANCERY AT CLARKSVILLE

At Rules held in the Clerk's Office, Chancery Court, at Clarksville, Monday, Sept. the 11, 1865.

Thus. D. Bruce complainants, vs. M. D. Bruce, Leona Bruce, Win. E. Alexander and M. H. Alexander, defendants.

It appearing from Malexander, defendants.

It appearing from Malexander.

IN CHANCERY AT CLARKSVILLE At Rules held in the Clerk's Office, Chancery Court,